1	WALKUP, MELODIA, KELLY & SCHOENBERGER				
2	A PROFESSIONAL CORPORATION 650 CALIFORNIA STREET, 26 TH FLOOR				
3	SAN FRANCISCO, CALIFORNIA 94108-2615 T: (415) 981-7210 · F: (415) 391-6965				
4	MICHAEL A. KELLY (State Bar #71460)				
5	mkelly@walkuplawoffice.com				
6					
$_{7}$	MATTHEW D. DAVIS (State Bar #141986 mdavis@walkuplawoffice.com				
	ASHCON MINOIEFAR (State Bar #347583)				
8	aminoiefar@walkuplawoffice.com				
9	SHANIN SPECTER (Pennsylvania State I (Admitted Pro Hac Vice)	Bar No. 40928)			
10					
11	alex.vandyke@klinespecter.com				
12	KLINE & SPECTER, P.C.				
$_{13}$	Philadelphia, PA 19102 Telephone: (215) 772-1000				
	Facsimile: (215) 772-1359				
14	ATTORNEYS FOR ALL PLAINTIFFS				
15					
16	UNITED STATES DISTRICT COURT				
17	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO/OAKLAND DIVISION				
18	JANE ROE, an individual; MARY ROE,	Case No. 4:24-cv-01562-JST			
19	an individual; SUSAN ROE, an individual; JOHN ROE, an individual;	STIPULATION AND PROPOSED			
20	BARBARA ROE, an individual;	ORDER REGARDING BRIEFING			
21	PHOENIX HOTEL SF, LLC, a California limited liability company;	SCHEDULE FOR THE DEFENDANT'S MOTION TO			
$_{22}$	FUNKY FUN, LLC, a California limited liability company; and 2930 EL	DISMISS FIRST AMENDED COMPLAINT FOR INJUNCTIVE			
$_{23}$	CAMINO, LLC, a California limited liability company,	AND EQUITABLE RELIEF			
$\begin{vmatrix} 26 \\ 24 \end{vmatrix}$	Plaintiffs,	ASSIGNED FOR ALL PURPOSES TO THE HONORABLE DISTRICT			
25	v.	JUDGE JON S. TIGAR, COURTROOM 6			
26	CITY AND COUNTY OF SAN FRANCISCO, a California public entity,	Action Filed: 03/14/2024 Trial Date: Unassigned			
27	Defendants.				
$_{28}$	Defendantio.				

1	Counsel for plaintiffs and defendant have met and conferred about their			
2	respective schedules, and have stipulated to the following proposed briefing schedule for			
3	the pending defendant's Motion to Dismiss the First Amended Complaint:			
4	• The deadline for the filing of plaintiffs' opposition brief be extended from August 23, 2024 to August 30, 2024; and			
$\begin{bmatrix} 5 \\ 6 \end{bmatrix}$	• The deadline for the filing of defendant's reply brief be extended from August 30, 2024 to September 13, 2024.			
7	The parties agree that the hearing on the motion remain as scheduled for 2:00			
8	p.m. on October 10, 2024.			
9	IT IS SO STIPULATED AND AGREED.			
10	Dated: Aug	rust 20, 2024	WAL	KUP, MELODIA, KELLY & SCHOENBERGER
11	_			
$_{12}$			By:	/S/ Matthew D. Davis
13				MICHAEL A. KELLY RICHARD H. SCHOENBERGER
14				MATTHEW D. DAVIS
15				ASHCON MINOIEFAR Attorneys for ALL PLAINTIFFS
$16 \begin{vmatrix} 16 \\ 17 \end{vmatrix}$	Dated: Aug	rust 20, 2024	SAN	FRANCISCO CITY ATTORNEY'S OFFICE
18				
19			By:	/S/ Thomas D. Lakritz
				DAVID CHIU, City Attorney YVONNE R. MERÉ, Chief Deputy City
20				Attorney WAYNE SNODGRASS
21				TARA M. STEELEY
22				THOMAS S. LAKRITZ JOHN H. GEORGE
23				KAITLYN M. MURPHY
24				Attorneys for Defendant CITY AND COUNTY OF SAN FRANCISCO
25				
26				
27				
28				
				2